

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

STATE OF FLORIDA)
) SS
COUNTY OF MIAMI-DADE)

AFFIDAVIT FOR SEARCH WARRANT

Before me, John Schlesinger, a Judge of the Circuit Court of the Eleventh Judicial Circuit of Florida, personally appeared Detective Michael L. Demarcus, who being by me first duly sworn, deposes and says that he has probable cause to believe and does believe that in the premises described as:

A single story building, located at 1761 NW 62nd Street, hereinafter referred to as the "Premises." The single story building is located on the North side of N.W. 62nd Street., West of 17th Avenue, and East of 18th Avenue. The premises is purple in color with a white and grey shingle roof. The roof is mildewed. Painted in white are the words "Purple Castle," directly beneath the roof-line facing South. The letters are approximately 18 inches in height. Also painted on the South facing wall are murals of a Pepsi and Sprite Can, Doritos and Lays potato chips. The roof trim is white in color. The door to the premises is purple in color, and is behind a black decorative security iron gate. When closed, the door faces South. Affixed to the East of the door appear the numbers "1761," painted in white. There are two windows facing south. The western most window opening is boarded. The eastern most window opening contains no window or board. The structure appears to be abandoned. The premises is located in Miami-Dade County.

A weapon, instrumentality, or means by which a felony, to wit: Conspiracy to commit First Degree Murder, in violation of Florida Statute 782.04(1), Armed Kidnapping, Conspiracy to Commit Armed Kidnapping, has been committed, or evidence relevant to proving said felony has been committed, is contained therein, to wit: latent fingerprints, blood evidence, DNA samples, firearms, casings, traces of gunshot residue, ballistics, trace evidence, letters, utility bills, mail or any other documents that may lead to the identity of the residents and/or perpetrators associated with the "The Premises" and processing of "The Premises" utilizing scientific methods to recover and identify blood and blood staining, all of the above hereinafter referred to as "The Property."

Affiant's Initials

MD

Page 1

Judge's Initials

JA

Affiant's reasons for the belief that "The Premises" are being used as stated above and that the felony aforesaid has been committed and that "The Property" above-mentioned is being concealed and stored at "The Premises" above-described and the facts establishing the grounds for this affidavit and the probable cause for believing that such facts exist, are as follows:

3 On June 10, 2006, at approximately 7:30am, the police were dispatched 1040 N.E. 151 Terrace to investigate a possible armed kidnapping. Upon arrival, officers interviewed Myrna Millien D.O.B. 05/16/73, She advised that a heavy set black male arrived in a red vehicle, with dark tinted windows. She believed the vehicle was a dodge Durango or Magnum. The black male exited the vehicle and approached the Frantz Mueller, D.O.B. 02/03/1961, hereinafter referred to as the victim.

The black male, speaking in Creole, commanded the victim get into the car. The victim said no.
The black man then brandished a silver semi-automatic handgun. The victim complied. Shortly thereafter, at about 7:59am, the family of the victim received a phone call. The person calling was using the victim's cell phone and demanded money for his safe return. The demand was originally for \$100,000. Between the times of 8:05am and 10:55am, the victim's family received approximately eight to ten more phone calls. Money was demanded in each call. With the supervision of the police, the victim's family agreed to a ransom. The person demanded that they drop money off in a blue garbage can at a gas station located on 149th Street and N.E. 6th Avenue. During the last call made, the person made a five minute demand, and said that he would hurt the victim. The victim's brother delivered the money into the garbage can, as demanded.

4 The money was delivered by victim's brother. He delivered the money into the garbage can. A suspect retrieved the money. The suspect entered into a red Dodge Charger. The car traveled southbound on N.E. 6th Ave. At approximately N.E. 137th Street, and N.E. 6th Ave, the car stopped, and another black male jumped into the rear passenger seat. At approximately N.E. 5th Ave. and 135th Street, on the Westbound lane, the front passenger threw out a cardboard box and bag. These items were retrieved and were consistent with the items used to wrap the ransom. The subjects were followed. The car traveled Southbound on I-95 at a high rate of speed, in excess of 100mph. At that time, the victim's family contacted the suspects and requested the whereabouts of the victim. The suspects stated that the money wasn't enough, and that he would not be released. The suspects exited onto the ramp on I-95 and N.W. 82nd Street. The vehicle was stopped and the suspects were taken into custody. The suspect located on passenger side, and in the front seat, had a large sum of

5
C-7 JEAN BERTRAND CASTNER

Affiant's Initials MD

Judge's Initials JCS

3,940.00 U.S.C.

#6
 cash in his right front pocket, consistent with the ransom provided by the family. After being administered his Miranda rights, the driver of the vehicle, named Lao Pierre, AKA: Celafoi Doli D.O.B. 08/08/1970, agreed to assist the officers in locating a house where the victim may have been held. The suspect took the officers on location, and the residence of 1750 N.W. 62nd Terrace was identified as the home where the suspect picked up a co-conspirator earlier. This suspect told police that while in the residence, he observed the victim faced down. The victim was wearing a hood. This suspect understood the person to be the victim. This suspect has known the victim for approximately 6 years.

#7
 Officers responded to 1750 N.W. 62nd Terrace to search for the victim. After setting up a perimeter, the officers noticed that the premises was adjacent to the subject residence. The premises appeared abandoned. The back door was open. After securing the scene, officers searched the abandoned structure for possible victims. The victim was in fact found seated in a closet wearing a hood.

WHEREFORE, Affiant prays that a Search Warrant be issued commanding the Director of the Miami-Dade Police Department, Miami-Dade County, Florida, who is also known as the Sheriff of Miami-Dade County, Florida, or his Deputies, and the Commissioner of the Florida Department of Law Enforcement, or any of his duly constituted agents, and all Investigators of the State Attorney of the Eleventh Judicial Circuit of Florida, Miami-Dade County, Florida, and The Federal Bureau of Investigations, with the proper and necessary assistance, to search "The Premises" above-described, and all spaces therein, and the curtilage thereof, for "The Property" above-described, making the search in the Daytime or the Nighttime, as the exigencies may demand or require, or on Sunday, and if the same be found on "The Premises" to seize the same as evidence and to arrest any person in the unlawful possession thereof

DET. Michael L DeMarcus #143
 AFFIANT

SWORN TO AND SUBSCRIBED before me this the 10th day of
 JUNE, 2006.

Affiant's Initials

AD

Page 3

Judge's Initials

JRS

JUDGE OF THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT OF
FLORIDA

Affiant's Initials MD

Page 4

Judge's Initials PA.

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

STATE OF FLORIDA)
) SS
COUNTY OF MIAMI-DADE)

SEARCH WARRANT

IN THE NAME OF THE STATE OF FLORIDA, TO ALL AND SINGULAR:

The Director of the Miami-Dade Police Department, Miami-Dade County, Florida, who is also known as the Sheriff of Miami-Dade County, Florida, or his Deputies, and the Commissioner of the Florida Department of Law Enforcement, or any of his duly constituted Agents, and all Investigators of the State Attorney of the Eleventh Judicial Circuit of Florida, Miami-Dade County, Florida.

Affidavit having been made before me by Detective Michael L. Demarcus of the North Miami Beach Police Department, that Detective Michael L. Demarcus has probable cause to believe and does believe that in the premises described as:

A single story building, located at 1761 NW 62nd Street, hereinafter referred to as the "Premises." The single story building is located on the North side of N.W. 62nd Street., West of 17th Avenue, and East of 18th Avenue. The premises is purple in color with a white and grey shingle roof. The roof is mildewed. Painted in white are the words "Purple Castle," directly beneath the roof-line facing South. The letters are approximately 18 inches in height. Also painted on the South facing wall are murals of a Pepsi and Sprite Can, Doritos and Lays potato chips. The roof trim is white in color. The door to the premises is purple in color, and is behind a black decorative security iron gate. When closed, the door faces South. Affixed to the East of the door appear the numbers "1761," painted in white. There are two windows facing south. The western most window opening is boarded. The eastern most window opening contains no window or board. The structure appears to be abandoned. The premises is located in Miami-Dade County.

A weapon, instrumentality, or means by which a felony, to wit: Conspiracy to commit First Degree Murder, in violation of Florida Statute 782.04(1), Armed Kidnapping, Conspiracy to Commit

Affiant's Initials

MD

Page 1

Judge's Initials

JLB

Armed Kidnapping , has been committed, or evidence relevant to proving said felony has been committed, is contained therein, to wit : latent fingerprints, blood evidence, DNA samples, firearms, casings, traces of gunshot residue, ballistics, trace evidence, letters, utility bills, mail or any other documents that may lead to the identity of the residents and/or perpetrators associated with the "The Premises" and processing of "The Premises" utilizing scientific methods to recover and identify blood and blood staining, all of the above hereinafter referred to as "The Property."

And as I am satisfied that there is probable cause to believe that "The Premises" are being used as aforesaid and that the felony aforesaid has been committed and that "The Property" above-mentioned is being concealed and stored at "The Premises" above-described, I expressly find probable cause for the issuance of this Search Warrant.

YOU ARE HEREBY COMMANDED to enter and search forthwith "The Premises" above described, and the curtilage thereof, for "The Property" above-described, serving this Warrant and making the search in the Daytime or Nighttime, as the exigencies may demand or require, or on Sunday, with the proper and necessary assistance, and if "The Property" above-described be found there, to seize it and to arrest all persons in the unlawful possession thereof, leaving a copy of this Warrant and a receipt for the property taken and prepare a written Inventory of the property seized and return this Warrant and bring the property and all persons arrested before a court having competent jurisdiction of the offense within ten (10) days from the date of issuance as required by law.

WITNESS MY HAND and seal this the 10th day of June, 2006.


JUDGE OF THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT OF
FLORIDA

STATE OF FLORIDA)
) SS
COUNTY OF MIAMI-DADE)

RETURN AND INVENTORY

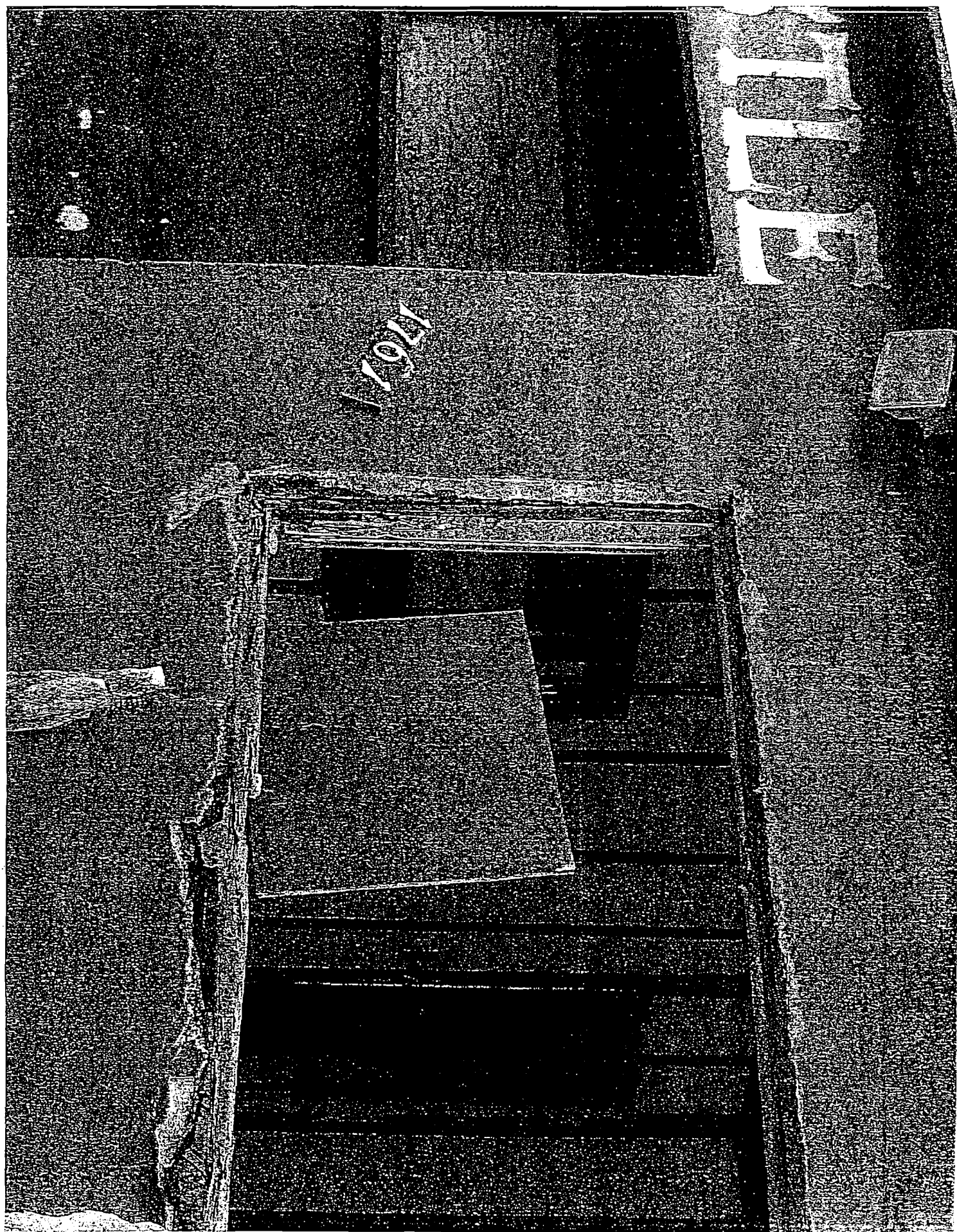
I, _____, received the attached Search Warrant on _____, _____, and duly executed it as follows:

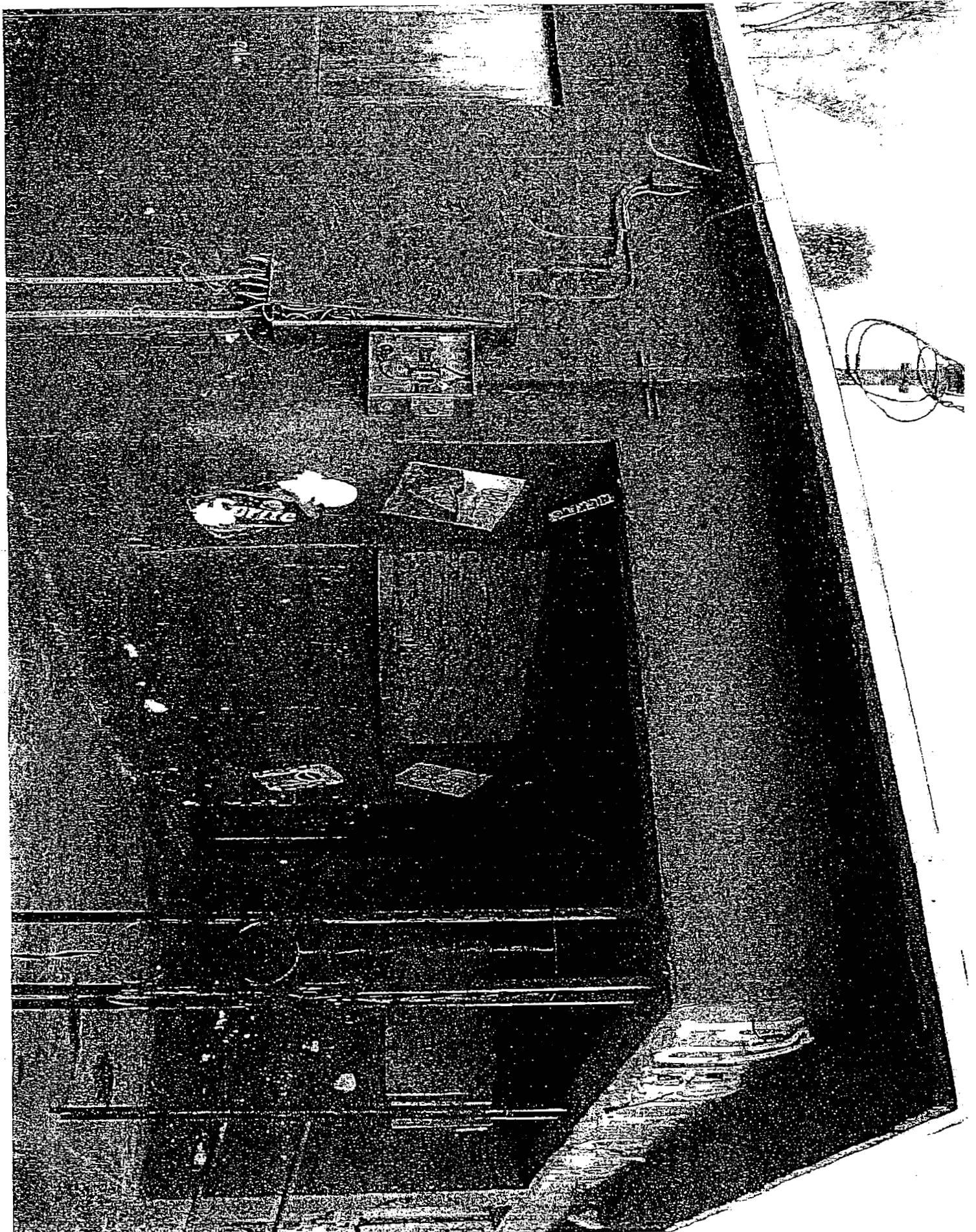
On _____, _____, at _____ o'clock ____ M., I searched the (premises) (motor vehicle) described in the Search Warrant and left a copy of the Search Warrant with: _____, together with an inventory of property taken pursuant to the Search Warrant.

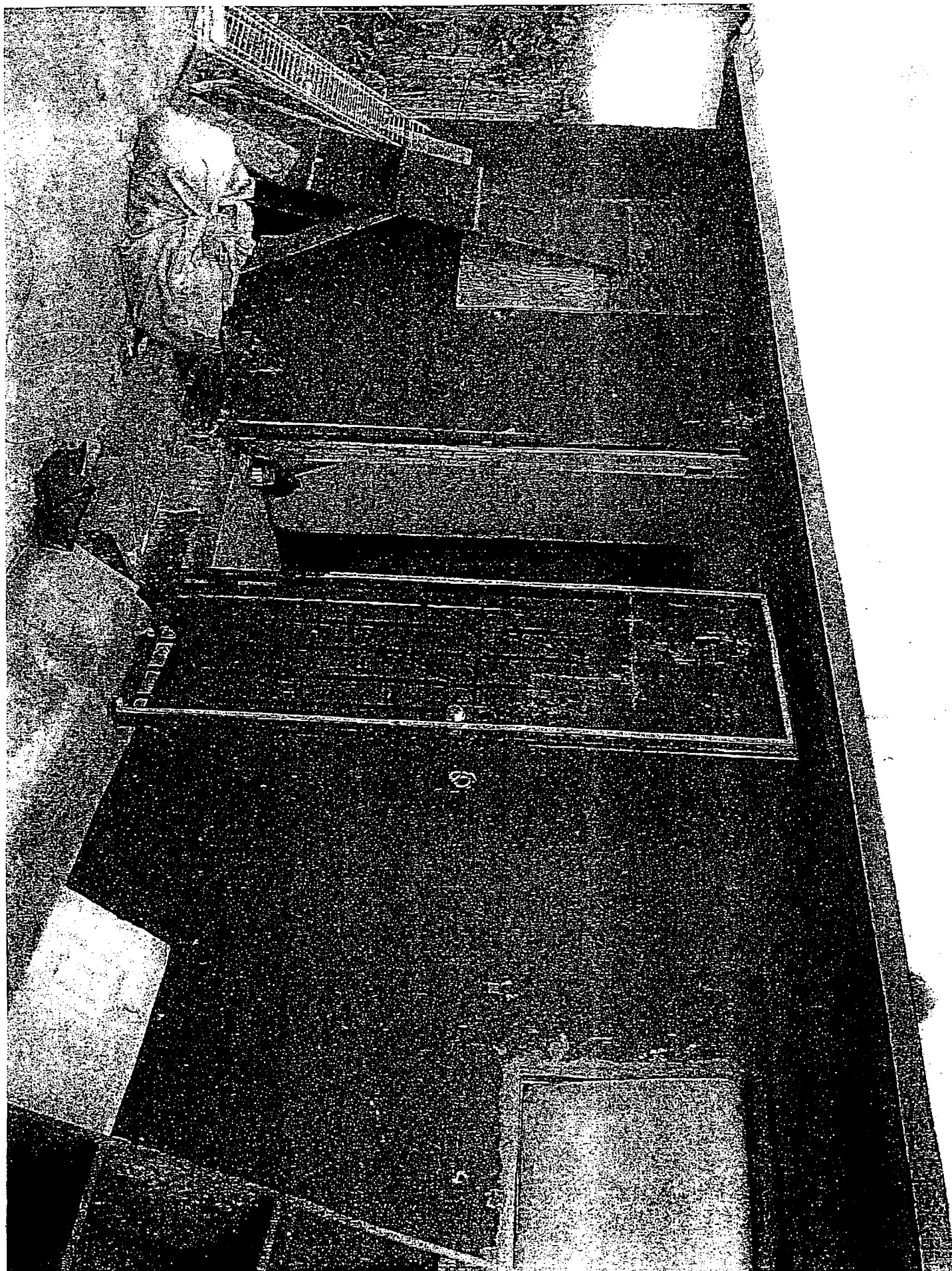
(USE REVERSE SIDE FOR CONTINUATION)

I, _____, the officer by whom the warrant was executed, do swear that the above Inventory contains a true and detailed account of all the property taken by me on said Warrant.









**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

STATE OF FLORIDA)
) SS
COUNTY OF MIAMI-DADE)

AFFIDAVIT FOR SEARCH WARRANT

Before me, John Schlesinger, a Judge of the Circuit Court of the Eleventh Judicial Circuit of Florida, personally appeared Detective Michael L. Demarcus, who being by me first duly sworn, deposes and says that he has probable cause to believe and does believe that in the premises described as:

A single story building, located at 1750 NW 62nd Terr., hereinafter referred to as the "Premises." The single story building is located on the South side of N.W. 62nd Terr., West of 17th Avenue, and East of 18th Avenue. The premises is located between what appears to be two empty lots. The premises is yellow in color with a white and grey barrel tile roof. The roof tile is mildewed. The roof trim is white in color. The door to the premises is white in color, with a white door frame. When closed, the door faces North. Affixed to the west of the door appear the numbers "1750," painted in black. Directly above the numbers is a white in color globular light fixture. The premises has three windows facing North. There are two windows west of the door and beneath an overhang, overlooking a porch area. The floor in the porch area is grey in color. An approximately 2 foot wide sidewalk leads to the door. The sidewalk is also painted grey in color. There is noticeable wear. All windows are secured with black decorative iron security bars. The premises is surrounded by a chain link fence. The mailbox is located on the Northwestern most point of the property. The mailbox is white in color, and is affixed to a white metallic decorative post. Parked in front of the premises, within the fenced area are two vehicles. Both vehicles are covered with grey canvas tarps. A red Chevrolet hatchback four door is parked lining the western most perimeter of the property. Parked adjacent to the red Chevrolet is multicolor early model caprice classic. A photo of the premises is hereinafter incorporated as an exhibit. The premises is located in Miami-Dade County.

Affiant's Initials MD

Page 1

Judge's Initials JS

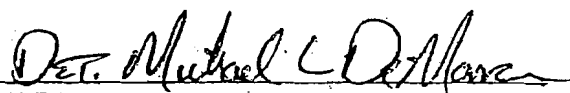
A weapon, instrumentality, or means by which a felony, to wit: Conspiracy to commit First Degree Murder, in violation of Florida Statute 782.04(1), Armed Kidnapping, Conspiracy to Commit Armed Kidnapping, has been committed, or evidence relevant to proving said felony has been committed, is contained therein, to wit: latent fingerprints, blood evidence, DNA samples, firearms, casings, traces of gunshot residue, ballistics, trace evidence, letters, utility bills, mail or any other documents that may lead to the identity of the residents and/or perpetrators associated with the "The Premises" and processing of "The Premises" utilizing scientific methods to recover and identify blood and blood staining, all of the above hereinafter referred to as "The Property."

Affiant's reasons for the belief that "The Premises" are being used as stated above and that the felony aforesaid has been committed and that "The Property" above-mentioned is being concealed and stored at "The Premises" above-described and the facts establishing the grounds for this affidavit and the probable cause for believing that such facts exist, are as follows:

On June 10, 2006, at approximately 7:30am, the police were dispatched 1040 N.E. 151 Terrace to investigate a possible armed kidnapping. Upon arrival, officers interviewed Myrna Millien D.O.B. 05/16/73, She advised that a heavy set black male arrived in a red vehicle, with dark tinted windows. She believed the vehicle was a dodge Durango or Magnum. The black male exited the vehicle and approached the Frantz Mueller, D.O.B. 02/03/1961, hereinafter referred to as the victim. The black male, speaking in Creole, commanded the victim get into the car. The victim said no. The black man then brandished a silver semi-automatic handgun. The victim complied. Shortly thereafter, at about 7:59am, the family of the victim received a phone call. The person calling was using the victim's cell phone and demanded money for his safe return. The demand was originally for \$100,000. Between the times of 8:05am and 10:55am, the victim's family received approximately eight to ten more phone calls. Money was demanded in each call. With the supervision of the police, the victim's family agreed to a ransom. The person demanded that they drop money off in a blue garbage can at a gas station located on 149th Street and N.E. 6th Avenue. During the last call made, the person made a five minute demand, and said that he would hurt the victim. The victim's brother delivered the money into the garbage can, as demanded. The money was delivered by victim's brother. He delivered the money into the garbage can. A suspect retrieved the money. The suspect entered into a red Dodge Charger. The car traveled southbound on N.E. 6th Ave. At approximately N.E. 137th Street, and N.E. 6th Ave, the car stopped,

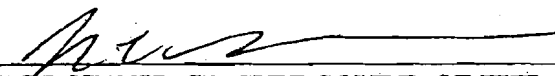
and another black male jumped into the rear passenger seat. At approximately N.E. 5th Ave. and 135th Street, on the Westbound lane, the front passenger threw out a cardboard box and bag. These items were retrieved and were consistent with the items used to wrap the ransom. The subjects were followed. The car traveled Southbound on I-95 at a high rate of speed, in excess of 100mph. At that time, the victim's family contacted the suspects and requested the whereabouts of the victim. The suspects stated that the money wasn't enough, and that he would not be released. The suspects exited onto the ramp on I-95 and N.W. 82nd Street. The vehicle was stopped and the suspects were taken into custody. The suspect located on passenger side, and in the front seat, had a large sum of cash in his right front pocket, consistent with the ransom provided by the family. After being administered his Miranda rights, the driver of the vehicle, named Lao Pierre, AKA Celafoi Doli D.O.B. 08/08/1970, agreed to assist the officers in locating a house where the victim may have been held. The suspect took the officers on location, and the premises was identified as the home where the suspect picked up a co-conspirator earlier. This suspect told police that while in the premises, he observed the victim faced down in the premises. The victim was wearing a hood. This suspect understood the person to be the victim. This suspect has known the victim for approximately 6 years.

WHEREFORE, Affiant prays that a Search Warrant be issued commanding the Director of the Miami-Dade Police Department, Miami-Dade County, Florida, who is also known as the Sheriff of Miami-Dade County, Florida, or his Deputies, and the Commissioner of the Florida Department of Law Enforcement, or any of his duly constituted agents, and all Investigators of the State Attorney of the Eleventh Judicial Circuit of Florida, Miami-Dade County, Florida, and The Federal Bureau of Investigations, with the proper and necessary assistance, to search "The Premises" above-described, and all spaces therein, and the curtilage thereof, for "The Property" above-described, making the search in the Daytime or the Nighttime, as the exigencies may demand or require, or on Sunday, and if the same be found on "The Premises" to seize the same as evidence and to arrest any person in the unlawful possession thereof.


AFFIANT

SWORN TO AND SUBSCRIBED before me this the 16th day of

JUNE, 2006.



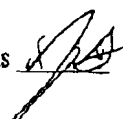
JUDGE OF THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT OF
FLORIDA

Affiant's Initials



Page 4

Judge's Initials



**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

STATE OF FLORIDA)
) SS
COUNTY OF MIAMI-DADE)

SEARCH WARRANT

IN THE NAME OF THE STATE OF FLORIDA, TO ALL AND SINGULAR:

The Director of the Miami-Dade Police Department, Miami-Dade County, Florida, who is also known as the Sheriff of Miami-Dade County, Florida, or his Deputies, and the Commissioner of the Florida Department of Law Enforcement, or any of his duly constituted Agents, and all Investigators of the State Attorney of the Eleventh Judicial Circuit of Florida, Miami-Dade County, Florida.

Affidavit having been made before me by Detective Michael L. Demarcus of the North Miami Beach Police Department, that Detective Michael L. Demarcus has probable cause to believe and does believe that in the premises described as:

A single story building, located at 1750 NW 62nd Terr., hereinafter referred to as the "Premises." The single story building is located on the South side of N.W. 62nd Terr., West of 17th Avenue, and East of 18th Avenue. The premises is located between what appears to be two empty lots. The premises is yellow in color with a white and grey barrel tile roof. The roof tile is mildewed. The roof trim is white in color. The door to the premises is white in color, with a white door frame. When closed, the door faces North. Affixed to the west of the door appear the numbers "1750," painted in black. Directly above the numbers is a white in color globular light fixture. The premises has three windows facing North. There are two windows west of the door and beneath an overhang, overlooking a porch area. The floor in the porch area is grey in color. An approximately 2 foot wide sidewalk leads to the door. The sidewalk is also painted grey in color. There is noticeable wear. All windows are secured with black decorative iron security bars. The premises is surrounded by a chain link fence. The mailbox is located on the Northwestern most point of the property. The mailbox is white in color, and is affixed to a white metallic decorative post. Parked in front of the premises, within the fenced area are two vehicles. Both vehicles are covered with

Affiant's Initials



Page 1

Judge's Initials



grey canvas tarps. A red Chevrolet hatchback four door is parked lining the western most perimeter of the property. Parked adjacent to the red Chevrolet is multicolor early model caprice classic. A photo of the premises is hereinafter incorporated as an exhibit. The premises is located in Miami-Dade County.

A weapon, instrumentality, or means by which a felony, to wit: Conspiracy to commit First Degree Murder, in violation of Florida Statute 782.04(1), Armed Kidnapping, Conspiracy to Commit Armed Kidnapping, has been committed, or evidence relevant to proving said felony has been committed, is contained therein, to wit: latent fingerprints, blood evidence, DNA samples, firearms, casings, traces of gunshot residue, ballistics, trace evidence, letters, utility bills, mail or any other documents that may lead to the identity of the residents and/or perpetrators associated with the "The Premises" and processing of "The Premises" utilizing scientific methods to recover and identify blood and blood staining, all of the above hereinafter referred to as "The Property."

And as I am satisfied that there is probable cause to believe that "The Premises" are being used as aforesaid and that the felony aforesaid has been committed and that "The Property" above-mentioned is being concealed and stored at "The Premises" above-described, I expressly find probable cause for the issuance of this Search Warrant.

YOU ARE HEREBY COMMANDED to enter and search forthwith "The Premises" above described, and the curtilage thereof, for "The Property" above-described, serving this Warrant and making the search in the Daytime or Nighttime, as the exigencies may demand or require, or on Sunday, with the proper and necessary assistance, and if "The Property" above-described be found there, to seize it and to arrest all persons in the unlawful possession thereof, leaving a copy of this Warrant and a receipt for the property taken and prepare a written Inventory of the property seized and return this Warrant and bring the property and all persons arrested before a court having competent jurisdiction of the offense within ten (10) days from the date of issuance as required by law.

WITNESS MY HAND and seal this the 10th day of June, 2006.

Affiant's Initials



Page 2

Judge's Initials



JUDGE OF THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT OF
FLORIDA

Affiant's Initials MD

Page 3

Judge's Initials JS

STATE OF FLORIDA)
) SS
COUNTY OF MIAMI-DADE)

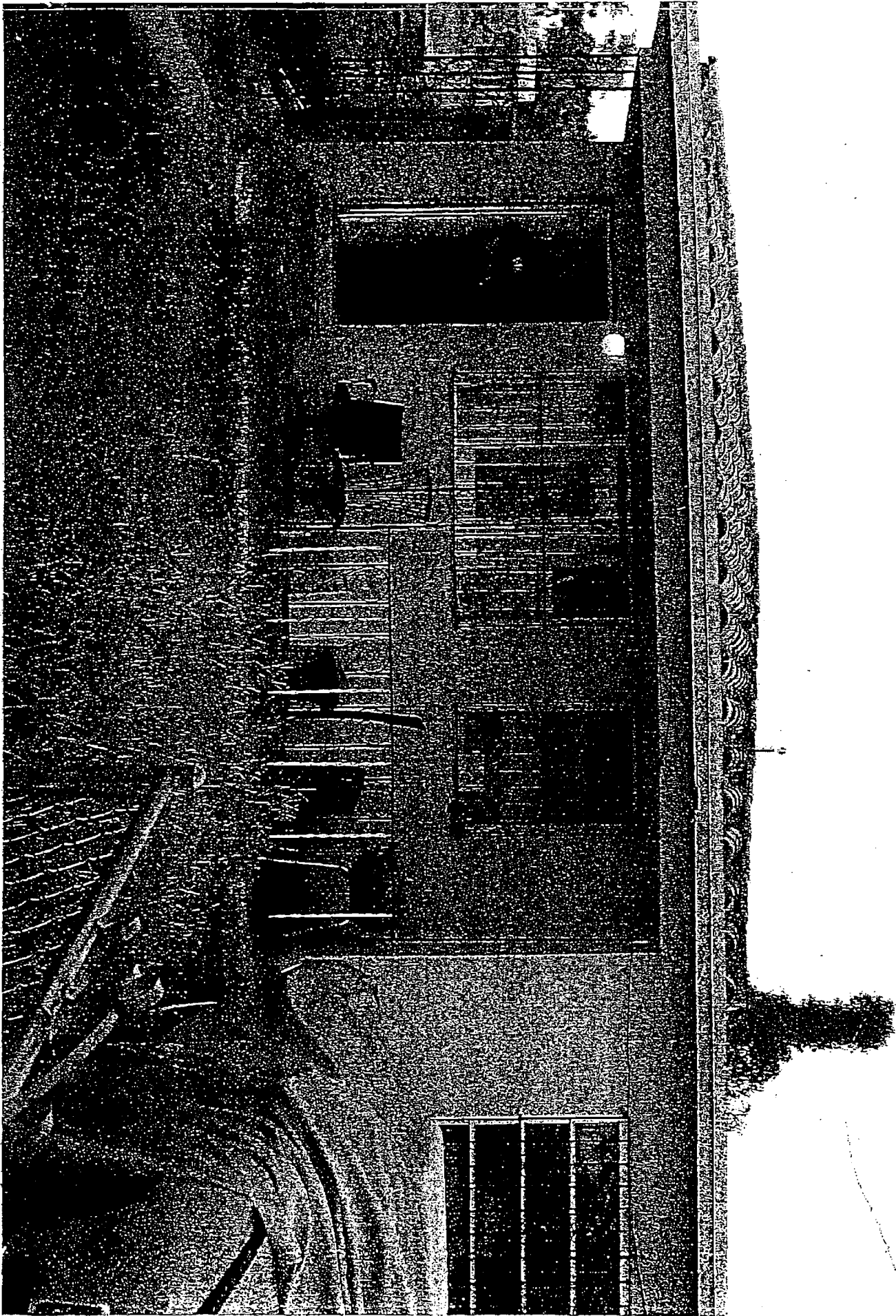
RETURN AND INVENTORY

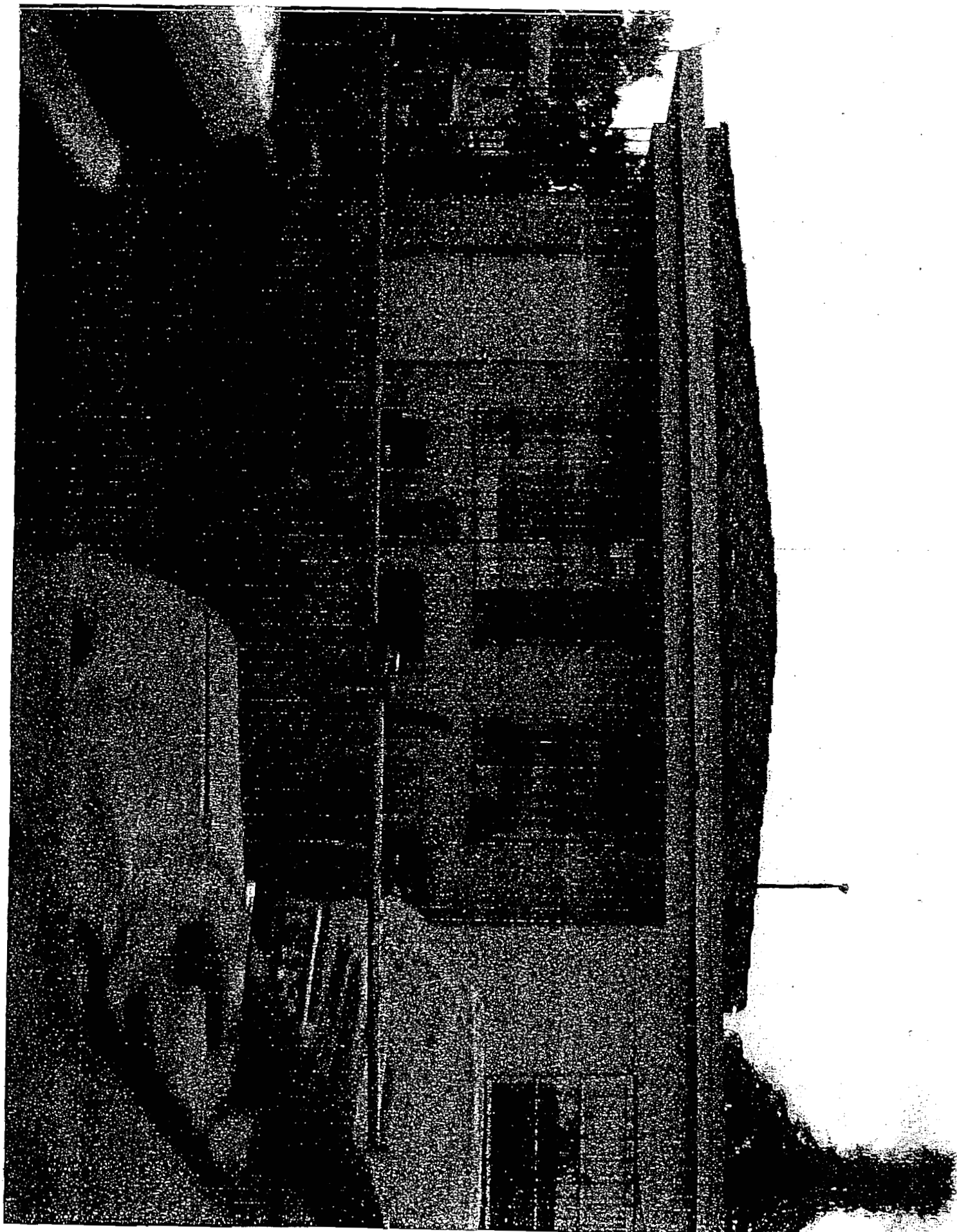
I, _____, received the attached Search Warrant on _____, _____, and duly executed it as follows:

On _____, _____, at _____ o'clock ____ M., I searched the (premises) (motor vehicle) described in the Search Warrant and left a copy of the Search Warrant with: _____, together with an inventory of property taken pursuant to the Search Warrant:

(USE REVERSE SIDE FOR CONTINUATION)

I, _____, the officer by whom the warrant was executed, do swear that the above Inventory contains a true and detailed account of all the property taken by me on said Warrant.





Last Page